



APPEARANCE BOND	GENERAL SESSIONS AND CRIMINAL COURT
State of Tennesse	ee, Sumner County
We, ANDY Allman	, Principal and Woodard Bonding Co.,
	, Securities
agree to pay the State of Tennessee	Dollars
unless the said May Allman	appears
in the General Sessions Court of Sumner County, Tennessee or	erm to term as required in the General Sessions Court and/or
Criminal Court of Sumner County, Tennessee, to answer the or Falsely Representing	ffense of theft of Paypenty 1000-1000
Pursuant to T.C.A. 40-11-316(a) at the end of 12 months a pre	
Witness our hands, this the day of day of	
Social Security #	Principal Puy, Address
	City 11. ville St. W Zip 37015
Criminal Court Appearance Date	Phone (615) 424-0603
12-15-17 @ 8:30 Am	Woodard Bonding Co. , Security
Defendant	Sugart Windurd , Security
Conditions of Bond	, Security
By order of the Criminal County Judge the use of Medal drugs is a violation of this bond.	

NOTICE IF YOU USE A PROFESSIONAL BONDSMAN:

Amount of charges to you. The premium fee for your bond should not be more than ten percent (10%) of the face amount of your bond. For example, if your bond is \$2,500, the premium on the bond should not be more than \$250. In addition to this amount, the law also permits a one-time \$25 initiation fee, (T.C.A., 40-11-316).

Insist on a receipt. The law, (T.C.A., 40-11-304), requires a bail bondsman to keep a duplicate receipt. The receipt must show the name of the person paying money or pledging property, the name of the person for whom it was paid, the account or purpose for which it is received, and the suit, action or matter in which the money is paid.

Collateral that can be required. If a bondsman insists on collateral in addition to the ten percent (10%) premium fee, you may wish to talk to another bondsman. However, a bondsman may accept collateral, and if the bondsman accepts collateral, the bondsman must give you a written receipt for the collateral, and the receipt shall give in detail a full description of the collateral received and the terms of redemption as required by T.C.A., 40- 11-126(8).

A BONDSMAN MAY NOT LOCK YOU BACK UP OR SURRENDER YOU ARBITRARILY OR WITHOUT GOOD CAUSE. GOOD CAUSE MAY INCLUDE YOUR FAILURE TO PERFORM YOUR OBLIGATIONS UNDER THE CONTRACT YOU HAVE WITH YOUR BONDSMAN (T.C.A. 40 -11-128(7) & 40-11-132).

Anyone arrested for any of the following charges are to have no contact with the victim or any minor child, male or female under age of eighteen (18) years. This condition will apply to a defendant charged with any of the following offenses:

Rape of a Child Sexual Battery by an Authority Figure Unlawful Photographing of Minors Sexual Exploitation of a Minor Failure to report Sexual Abuse Indecent Exposure Sexual Exploitation of a Minor Sexual Exploitation